IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

W.A. DREW EDMONDSON, in his capacity as)
ATTORNEY GENERAL OF THE STATE OF)
OKLAHOMA, et al.,)
)
Plaintiffs,)
)
v.) Case No. 05-CV-329-TCK-SAJ
THEON FOODS INC.)
TYSON FOODS, INC., et al.,)
Defendants,)
Defendants,)
TYSON FOODS, INC., et al.,)
1 12 01 (1 0 0 2 2 , 11 (0 , 0) u n,)
Third-Party Plaintiffs,)
)
V.)
)
CITY OF TAHLEQUAH, et al.,)
W. 15 . 5 . 1)
Third-Party Defendants.)

UNOPPOSED MOTION BY ADDITIONAL MEMBERS OF THE BERRY GROUP FOR ENLARGEMENT OF TIME TO RESPOND TO THIRD-PARTY COMPLAINT

Pursuant to Fed.R.Civ.P. 7(b) and Local Civil Rule 7.1(g), the Third-Party Defendants who are identified herein, additional members of a group of Third-Party Defendants who are being collectively referred to as "The Berry Group," request that this Court issue an Order granting them an enlargement of time during which they must respond to the Third-Party Complaint (Dkt. #80). Counsel for The Berry Group has conferred with designated counsel for the Third-Party Plaintiffs, who has authorized moving counsel to advise the Court that the Third-Party Plaintiffs do not object to the relief requested herein. Third-Party Plaintiffs have agreed that these additional members of The Berry Group may have until May 8, 2006, if necessary, to respond to the Third-Party Complaint.

1. This motion is filed on behalf of the following Third-Party Defendants:

3 rd Party Def. #	Third-Party Defendant
36	Illinois River Ranch Recreational Vehicle Park Property Owners Association
100	Tom Tate
101	Skelly Ranch, Inc.
117	Illinois River Valley Nursery, Inc.

- 2. The forgoing members of The Berry Group of Third-Party Defendants were served on or about March 26, 2006. The earliest day by which they would be currently required to respond to the Third-Party Complaint is April 15, 2006.
- 3. In the interest of coordination and efficiency among all parties and judicial economy, current members of The Berry Group request that the deadline for them to respond to Third-Party Complaint be extended until May 8, 2006.
- 4. This is the first request for an extension of time sought by these members of The Berry Group, and it is sought in good faith and not for the purpose of delay. Counsel for The Berry Group need additional time within which to complete their review and investigation of Third-Party Plaintiffs' claims, to confer with client representatives, and to prepare and file appropriate responses. Members of the Berry Group reserve all defenses, including any deficiencies in the service of process.
- 5. This action is not presently set for trial and therefore granting this Motion will not delay or adversely affect any trial date.

WHEREFORE, the above named members of The Berry Group of Third-Party Defendants request that this Court allow them until May 8, 2006 to file their responsive pleadings to the Third-Party Complaint.

Respectfully submitted,

s/R. Jack Freeman

R. Jack Freeman Okla. Bar No. 3128

E-mail: jfreeman@grahamfreeman.com

Tony M. Graham Okla. Bar No. 3524

E-mail: tgraham@grahamfreeman.com

GRAHAM & FREEMAN, PLLC 6226 E. 101st Street, Suite 300

Tulsa, Oklahoma 74137 Telephone: 918-298-1716 Facsimile: 918-298-1728

CERTIFICATE OF SERVICE

I hereby certify that on April 12, 2006, I electronically transmitted a copy of the forgoing Unopposed Motion By Additional Members of The Berry Group for Enlargement of Time to Respond to Third-Party Complaint to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

Jo Nan Allen Frederick C Baker Tim Keith Baker Vicki Bronson Paula M Buchwald Louis Werner Bullock Angela Diane Cotner W A Drew Edmondson

Delmar R Ehrich John R Elrod

Bruce Wayne Freeman Ronnie Jack Freeman Richard T Garren **Dorothy Sharon Gentry** Robert W George Tony M. Graham

Thomas James Grever Jennifer Stockton Griffin John Trevor Hammons

James Martin Graves

Michael Todd Hembree

Linda C Martin

Archer Scott McDaniel Thomas J. McGeady Robert Park Medearis, Jr James Randall Miller Robert Allen Nance J. Stephen Neas George W Owens David Phillip Page Marcus N Ratcliff Robert Paul Redemann Melvin David Riggs Randall Eugene Rose Patrick Michael Ryan

Robert E Sanders David Charles Senger Colin Hampton Tucker

John H Tucker R Pope VanCleef, Jr. Kenneth Edward Wagner

Elizabeth C Ward

Theresa Noble Hill
Philip D Hixon
Mark D Hopson
Kelly S Hunter Burch
Stephen L Jantzen
Bruce Jones
Jay Thomas Jorgensen
Ryan P. Langston
Raymond Thomas Lay
Nicole Marie Longwell

Rt 1, Box 253 Gore, OK 74435

Date: April 12, 2006

Sharon K Weaver
Timothy K Webster
Gary V Weeks
Adam Scott Weintraub
Terry Wayen West
Edwin Stephen Williams
Douglas Allen Wilson
J Ron Wright
Lawrence W Zeringue

I hereby certify that on April 12, 2006, I s	erved the same document by:
U.S. Postal Service	In Person Delivery
Courier Service	E-Mail
on the following who are not registered pa	articipants of the ECF System:
Jim Bagby	William H Narwold
RR 2, Box 1711	Motley Rice LLC (Hartford)
Westville, OK 74965	20 Church Street, 17 th Floor
	Hartford, CT 06103
Thomas C. Green	
Sidley Austin Brown & Wood LLP	Jane T. Spencer
1501 K St. NW	Rt 1, Box 222
Washington, DC 20005	Kansas, OK 74347
James C. Geiger	Kenneth D. Spencer
Rt 1, Box 222	Rt 1, Box 222
Kansas, OK 74347	Kansas, OK 74347
James R. Lamb, individually and	C. Miles Tolbert
dba Strayhorn Landing	Secretary of the Environment
Rt 1, Box 253	State of Oklahoma
Gore, OK 74435	3800 North Classen
•	Oklahoma City, OK 73118
D. Jean Lamb, individually and	•
dba Stravhorn Landing	

s/R. Jack Freeman
R. Jack Freeman